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RENE L. VALLADARES Federal Public Defender State Bar No. 11479 NISHA BROOKS-WHITTINGTON Assistant Federal Public Defender 411 E. Bonneville Avenue, Suite 250 Las Vegas, Nevada 89101 (702) 388-6577/Phone (702) 388-6261/Fax Attorneys for Shawn Newkirk	
Theories for Shawarte wants	
UNITED STATES DISTRICT COURT	
DISTRICT OF NEVADA	
*	* *
UNITED STATES OF AMERICA,	2:10-cr-547-RLH-PAL-27
Plaintiff,	STIPULATION TO EXTEND
vs.	DEADLINES IN THIS COURT'S JULY 2, 2015 ORDER BY FORTY-FIVE (45) DAYS
SHAWN NEWKIRK,	FORTI-FIVE (45) DATS
Defendant.	
The United States of America, by Assist	ont United States Attorney Elizabeth Olson White
The United States of America, by Assistant United States Attorney Elizabeth Olson White, and Defendant Shawn Newkirk, by Assistant Federal Public Defender Nisha Brooks-Whittington,	
submit the following Joint Stipulation to extend, by forty-five (45) days, all of the deadlines set in	
	rt sentenced Defendant to 48 months' imprisonment
	-
	Federal Public Defender State Bar No. 11479 NISHA BROOKS-WHITTINGTON Assistant Federal Public Defender 411 E. Bonneville Avenue, Suite 250 Las Vegas, Nevada 89101 (702) 388-6577/Phone (702) 388-6261/Fax Attorneys for Shawn Newkirk UNITED STATES DISTRICT * UNITED STATES Plaintiff, vs. SHAWN NEWKIRK, Defendant. The United States of America, by Assistant Fe submit the following Joint Stipulation to extend this Court's Order dated July 2, 2015. See CR 9 The parties agree and stipulate to the following Joint Stipulation to the following agree and stipulate to the following Joint Stipulation to the following agree and stipulate to the following Joint Stipulation to the following agree and stipulate to the following Joint Stipulation to the following agree and stipulate to the following Joint Stipulation to the following agree and stipulate to the following Joint Stipulation to the following Joint Stipulation to the following Joint Stipulation to the following Joint Stipulate to the following Joint Stipulation to the following Joint Stipulate

On February 27, 2015, Defendant filed a pro se motion for a reduction of sentence

On March 3, 2015, this Court issued an Order appointing the Federal Public Defender

to represent Defendant, and setting deadlines. Specifically, the Court ordered the Probation Office

to provide certain documents to the parties within 30 days (i.e., by April 2, 2015) and ordered the

pursuant to 18 U.S.C. § 3582(c)(2) in light of Guidelines Amendment 782. CR 906.

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1	Federal Public Defender to file any appropriate motion or stipulation within 120 days (i.e., by July	
2	1, 2015). CR 907.	
3	4. On July 1, 2015, the parties filed a joint stipulation to extend the deadlines in this	
4	Court's March 3, 2015 Order by 30 days. CR 933. On July 2, 2015, the Court granted the	
5	stipulation. CR 935.	
6	5. Defense counsel ordered the sentencing transcript in this case. The parties anticipate	
7	receiving the sentencing transcript soon. The parties are seeking an additional forty-five (45) days	
8	to obtain and then review the sentencing transcript to determine the guideline calculations.	
9	6. For the reasons stated above, the parties respectfully request the Court issue an order	
10	extending the deadlines in the Court's July 2, 2015 Order, by forty-five (45) days.	
11	DATED this 28th day of July, 2015.	
12	Respectfully submitted,	
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14	RENE L. VALLADARES Federal Public Defender DANIEL G. BOGDEN United States Attorney	
15	/s/ Nisha Brooks-Whittington /s/ Elizabeth O. White	
16	NISHA BROOKS-WHITTINGTON, ELIZABETH O. WHITE,	
17	Assistant Federal Public Defender Appellate Chief and Assistant United States Attorney	
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19	IT IS SO ORDERED.	
20	O 10	
21	Lover L. Home	
22	UNITED STATES DISTRICT JUDGE	
23	DATED: July 29, 2015	
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